

# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

#### NOTICE OF ALLOWANCE AND ISSUE FEE DUE

WM41/0129

MICHAEL J STRIKER STRIKER STRIKER & STENBY 103 EAST NECK ROAD HUNTINGTON NY 11743

APPLICATION NO.		FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT		UNIT	DATE MAILED	
	09/199,	378 11/25.	/98 014	APPIAH	, C		2682 01/29/0	
First Named Applicant	ECKHA	RDT,	35	5 USC 154(	o) term ext	on other	O Days.	
TITLE OF INVENTION	APPLIANC	E WITH INDI	CATING DEVIC	E				
ATTY'S [	DOCKET NO.	CLASS-SUBCLASS	BATCH,NO.	APPLN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE	
2	463	459	5-526.000	B34 UTII	ON YTI	\$124	0.00 04/30/0	

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE</u> EXTENDED.

#### HOW TO RESPOND TO THIS NOTICE:

- Review the SMALL ENTITY status shown above.
   If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
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- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.



# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademan Office

Address: ASSISTANT COMMISSIONER FOR PATENTS

Washington, D.C. 20231

APPLICATION NO./	FILING DATE	FIRST NAMED INVENTOR /	ATTORNEY DOCKET NO.
CONTROL NO.		PATENT IN REEXAMINATION	

EXAMINER

ART UNIT

**PAPER** 

6

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

See attached

•	Application No.	Applicant(s)		
	09/199,378	ECKHARDT, CLA	ECKHARDT, CLAUS-CHR.	
Notice of Allowability	Examiner	Art Unit		
	Charles Appiah	2682		
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance and Issue THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATI initiative of the Office or upon petition by the applicant. See 37 C	S (OR REMAINS) CLOSED in Fee Due or other appropriate ENT RIGHTS. This application	this application. If not incle communication will be ma on is subject to withdrawal t	uded alled in due course.	
<ol> <li>This communication is responsive to</li> <li>The allowed claim(s) is/are 2-15.</li> <li>The drawings filed on are acceptable as formal drawings.</li> <li>Acknowledgment is made of a claim for foreign priority until a) All b) Some* c) None of the:         <ol> <li>Certified copies of the priority documents have 2 Certified copies of the priority documents have 3 Copies of the certified copies of the priority documents.</li> </ol> </li></ol>	nder 35 U.S.C. § 119(a)-(d) or we been received. we been received in Applicatio	n No	ication from the	
International Bureau (PCT Rule 17.2(a)).	ocuments have been received	in this national stage appl		
* Certified copies not received:				
5. Acknowledgement is made of a claim for domestic priority	under 35 U.S.C. § 119(e).			
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of FOR SUBMITTING NEW FORMAL DRAWINGS, OR A SUBSTOCOMPLYING WITH THE REQUIREMENT FOR THE DEPOSIT OF I	f this application. THIS THR TITUTE OATH OR DECLARA BIOLOGICAL MATERIAL is	EE-MONTH PERIOD IS Note at 15 Note 15	period for 1.136(a).	
6. Note the attached EXAMINER'S AMENDMENT or NOTIC the oath or declaration is deficient. A SUBSTITUTE OA	CE OF INFORMAL APPLICATION IS RE	TION (PTO-152) which give EQUIRED.	es reason(s) why	
7. Applicant MUST submit NEW FORMAL DRAWINGS	And the state of t			
(a) ☐ including changes required by the Notice of Draftspe	erson's Patent Drawing Review	w( PTO-948) attached	t .	
1) 🗌 hereto or 2) 🔲 to Paper No				
(b) ☐ including changes required by the proposed drawing	correction filed, which	ch has been approved by th	ne examiner.	
(c) ☐ including changes required by the attached Examine	er's Amendment / Comment o	r in the Office action of Par	per No. <u>6</u> .	
Identifying indicia such as the application number (see should be filed as a separate paper with a transmittal le	37 CFR 1.84(c)) should be v tter addressed to the Officia	vritten on the drawings. al Draftsperson.	The drawings	
8. Note the attached Examiner's comment regarding REQU	IIREMENT FOR THE DEPOS	SIT OF BIOLOGICAL MATE	ERIAL.	
Any reply to this letter should include, in the upper right hand co applicant has received a Notice of Allowance and Issue Fee Duc ALLOWANCE should also be included.	rner, the APPLICATION NUM e, the ISSUE BATCH NUMBE	IBER (SERIES CODE / SE ER and DATE of the NOTIC	RIAL NUMBER). If CE OF	
Attachment(s)				
<ul> <li>1⊠ Notice of References Cited (PTO-892)</li> <li>3□ Notice of Draftperson's Patent Drawing Review (PTO-948)</li> <li>5⊠ Information Disclosure Statements (PTO-1449), Paper No.</li> <li>7□ Examiner's Comment Regarding Requirement for Deposit of Biological Material</li> </ul>	4☐ Interview 6☐ Examine	of Informal Patent Application  V Summary (PTO-413), Pacer's Amendment/Comment  er's Statement of Reasons  VIVIAN CH	per No	

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#### DETAILED ACTION

#### **Drawings**

 The drawings are objected to because Figures 1-6 should have appropriate labels or designations for a complete understanding of the invention as claimed.
 Correction is required.

### Specification

2. The numbering of claims is not in accordance with 37 CFR 1.126, which requires the original numbering of the claims to be preserved throughout the prosecution. When claims are canceled, the remaining claims must not be renumbered. When new claims are presented, they must be numbered consecutively beginning with the number next following the highest numbered claims previously presented (whether entered or not).

Mis-numbered claim 16 has been renumbered as claim 15 accordingly; for the above reason "claim 16" in dependent claims 2, 5, 6, 8, 11 and 12 has been replaced by "claim 15".

## Allowable Subject Matter

- 3. Claims 15 and 2-14 are allowed.
- 4. The following is an examiner's statement of reasons for allowance: The invention as now claimed with respect to claim 15, is not rendered obvious in view of the prior art of record. The prior art of record teach removable displays as well as well as changeable or replaceable components for portable communications devices. The prior art of record, however, fail to teach or suggest alone or in combination an appliance that include an indicating device and a decorative part as well a means forming a wall

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having an outer surface with a central region and an inner surface with the wall having an edge region which surrounds a throughgoing opening and a means for releasably connecting the decorative part with the edge region of the appliance independently from the indicating device so that that the decorative part can be removed from the depression of the edge region of the wall without the indicating device and replaced by another decorative part inserted in the depression of the edge region of the wall.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Oliwa et al. (4,856,088) discloses a radio with removable display but fail to disclose the device having an edge region which surrounds a throughgoing opening provided with a depression which serves to receive the decorative patent as pointed out by Applicant on page 5 of amendment filed on 11/25/98.

Slipy et al. (5,848,152) and Mischenko (5,982,881) discloses interchangeable faceplates for communication devices.

Lebby et al. (6,115,618) and Harris et al. (6,009,336) discloses removable displays for radiotelephones.

Maatta et al. (5,768,370) discloses a user changeable cosmetic phone interface.

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Petrella et al. (5,745,566) discloses a communication device with removable elements.

Kunert (6,031,524) discloses a handheld user portable terminal with user replaceable components.

Nishida et al. (5,842,116) discloses a radio device with a replaceable display section.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles Appiah whose telephone number is (703) 305-4772. The examiner can normally be reached on M-F from 7:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vivian Chang, can be reached on (703) 308-6739.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-4700. The fax number for this Group is (703) 308-5403.

Serial Number: 09/199,376

Charles Appiah

January 29, 2001.

VIVIAN CHANG PRIMARY EXAMINER